

REMARKS

In response to the Advisory Action mailed by the U.S. Patent and Trademark Office on December 2, 2002, Applicants wish to point out the locations in the specification at which support for the amendments (unentered) submitted on November 18, 2002 can be found. Applicant has requested entry of the amendment filed November 18, 2002, in a Request for Continued Examination (RCE) accompanying this response.

Support for the feature of “establishing a model of the testing device by electronically obtaining model information from the device under test and the testing device” in claim 1; “a third programmable logic to establish a model of the testing device by electronically obtaining model information from the device under test and the testing device” in claim 7; and “means for establishing a model of the testing device by electronically obtaining model information from the device under test and the testing device” in claim 11 can be found in the specification at least on pages 4, 11, 12 and 14.

Support for the feature of “transmitting an image of the testing device connections and the model information to the remote controller for analysis” in claim 1; “a transceiver for transmitting an image of the testing device connections and the model information to the remote controller for analysis” in claim 7; and “means for transmitting an image of the testing device connections and the model information to the remote controller for analysis” in claim 11 can be found in the specification at least on pages 9 and 11.

In view of the foregoing remarks, reconsideration and allowance of the present application and claims are respectfully requested.

CONCLUSION

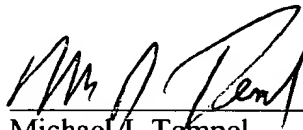
For at least the foregoing reasons, Applicants respectfully request that all outstanding rejections be withdrawn and that all pending claims of this application be allowed to issue. If the Examiner has any comments regarding Applicants' response or intends to dispose of this matter in a manner other than a notice of allowance, Applicant's request that the Examiner telephone Applicants' undersigned attorney.

Respectfully submitted

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